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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/750,402	12/28/2000	Richard M. Formato	47756-CIP1- DIV (70184)	7849
75	90 12/02/2002			
Linda M. Buckley Dike, Bronstein, Roberts & Cushman, LLP			EXAMINER	
			ALFIANDRO	ALEJANDRO, RAYMOND
130 Water Stree			neesman,	ICTIMOND
Boston, MA 0	2109		ART UNIT	PAPER NUMBER
			1745	1
			DATE MAILED: 12/02/2002	~ <i>1</i> Y
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Please find below and/or attached an Office communication concerning this application or proceeding.

		176-	14
	Application No.	Applicant(s)	/
	09/750,402	FORMATO ET AL.	
Office Action Summary	Examiner	Art Unit	
	Raymond Alejandro	1745	
The MAILING DATE of this communication app Period for Reply	ears on the cover snee	t with the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	e6(a). In no event, however, ma within the statutory minimum o ill apply and will expire SIX (6) cause the application to becom	y a reply be timely filed f thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. e ABANDONED (35 U.S.C. § 133).	
1) Responsive to communication(s) filed on 15 C	October 2002 .		
2a) ☐ This action is FINAL . 2b) ☑ Thi	s action is non-final.		
3) Since this application is in condition for allowa			
closed in accordance with the practice under a Disposition of Claims	Ex parte Quayle, 1935	C.D. 11, 453 O.G. 213.	
4)⊠ Claim(s) <u>51-123</u> is/are pending in the applicati	on.		
4a) Of the above claim(s) <u>77-117 and 120</u> is/are	e withdrawn from cons	ideration.	
5) Claim(s) is/are allowed.			
6) Claim(s) <u>51-53,57,59,60,62,69,72-76,118,119</u>	and 121-123 is/are rej	ected.	
7) Claim(s) <u>54-56,58,61,63-68,70 and 71</u> is/are ol			
8) Claim(s) are subject to restriction and/or Application Papers	election requirement		
9) The specification is objected to by the Examiner	-		
10) ☐ The drawing(s) filed on 28 December 2000 is/ar		objected to by the Evaminer	
Applicant may not request that any objection to the		•	
11) The proposed drawing correction filed on	• • •		
If approved, corrected drawings are required in rep		,	
12) The oath or declaration is objected to by the Ex	aminer.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.	C. § 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority documents	s have been received.		
2. Certified copies of the priority documents	s have been received	n Application No	
Copies of the certified copies of the prior application from the International But See the attached detailed Office action for a list	reau (PCT Rule 17.2(a	1)).	
14) Acknowledgment is made of a claim for domestic	•		n).
a) ☐ The translation of the foreign language pro 15)⊠ Acknowledgment is made of a claim for domesti	- ·		Í
Attachment(s)	a priority dilater of the		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 5-	5) 🔲 Notice	iew Summary (PTO-413) Paper No(s) e of Informal Patent Application (PTO-152)	

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DETAILED ACTION

Election/Restrictions

1. Applicant's election of Species I (claims 51-76, 118-119 and 121-123) in Paper No. 12 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 51-53, 57, 59-60, 62, 69, 72-76, 118-119 and 121-123 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kindler et al 4865930 in view of Arnold Jr et al 4714663.

The instant application is directed to a method of producing a composite solid polymer electrolyte membrane wherein the inventive concept comprises the specific materials therefor.

With respect to claims 51, 118-119:

Kindler et al disclose the following (claims 1-4):

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40 What is claimed is:

1. A method for forming a membrane comprising gas-permeable regions and ion permeable regions, said method comprising the steps of:

(a) providing a substrate comprising a porous ion-

impermeable polymer;

- (b) fully impregnating said substrate with a chosen polymeric ion-conducting material to provide a composite of regions of said ion-conducting material throughout said substrate;
- (c) stretching said composite to produce pores in said substrate to provide for the passage of gas and to thereby form said membrane comprising regions of said ion-conducting material juxtaposed to said gas-permeable regions formed by said pores in said
 substrate.
 - 2. The method of claim 1 wherein said substrate is selected from the group consisting of porous polytetra-fluoroethylene, porous polypropylene, and porous polysulfone.
- 60 3. The method of claim 1 wherein said polymeric ion-conducting material is selected from the group consisting of a cation exchange material, an anion exchange material, and a cation and anion exchange material.
- 4. The method of claim 3 wherein said polymeric 65 ion-conducting material is selected from the group consisting of a polymer of polytetrafluoroethylene with fluorinated ether side chains terminated with sulfonic acid groups, an alkali resistant copolymer of vinyl chlo-

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ride and acrylonitrile with quaternary nitrogen groups, and polyethylene with acrylic acid radiation grafted thereon

As for claims 52-53, 121-122:

It is further disclosed that the system is particularly useful because of its relatively low operating temperatures i.e. 250°C. Thus, it is noted that the system components are to be thermally stable at temperatures below the above one.

Regarding claims 75-76:

It is taught that alternatively, a solution of the polymer is a chosen solvent may be applied to the surface of the substrate, with subsequent removal of the solvent (col 3, lines 60-64); wherein the solvent is an alcohol blend solvent (col 4, lines 65-68); wherein the membrane was placed in contact with dimethylsulfixide (col 5, lines 4-8).

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On the subject of claims 72-74:

It is disclosed that the partially wet composite is dipped into a catalyst material, which then becomes attached to the surface of the partially wet composite, upon completion of the drying process, the catalyst material is adhered to the surface of the composite (col 5, lines 60-68). It is noted that by dipping the wet composite into the catalyst material as mentioned above fractions of degraded material is removed therefrom.

Kindler et al disclose a method for forming a membrane according to the foregoing. However, Kindler et al does not expressly disclose the casting process, and the specific substrate and ion-conducting material.

As for claims 51 and 118-119, 123:

Arnold Jr et al disclose a preparation step of a composite membrane including casting the membrane itself (Examples 1-2) wherein the membrane is an oxidative resistant, conductive, ion-selective membrane comprising a catenated aromatic polymer (claim 1); and wherein the membrane comprises a sulfonated aromatic polysulfone (claim 2).

As to claims 57, 59-60, 62:

The membrane is an oxidative resistant, conductive, ion-selective membrane comprising a catenated aromatic polymer (claim 1); and wherein the membrane comprises a sulfonated aromatic polysulfone (claim 2).

With reference to claim 69:

It is disclosed that the aromatic polymers are used either with or without linking groups including polyphenylene or its oxide (col 3, lines 50-54).

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In view of the above, it would have been obvious to one skilled in the art at the time the invention was made to cast the membrane of Kindler et al as taught by Arnold Jr et al as Arnold Jr et al teach that by casting the resin solution a releasable substrate exhibiting an improved area resistivity is obtained.

As for the specific substrate and ion-conducting material, it would have been obvious to one skilled in the art at the time the invention was made to use the specific substrate and ion conducting material of Arnold Jr et al in the membrane of Kindler et al as Arnold Jr et al disclose that for batteries containing strong oxidizing electrolyte and a membrane separating electrolyte solutions, a membrane fabricated from an aromatic polymer and/or a sulfonated polysulfone provides an improved oxidative resistant, conductive, ion selective membrane.

Allowable Subject Matter

- 4. The following is a statement of reasons for the indication of allowable subject matter: a reasonable search for the prior art failed to reveal or fairly suggest what is instantly claimed, particularly: the specific liquid crystalline polymer substrate comprising a lyotropic liquid crystalline polymer; the specific polysulfone polymer substrate; the fluorinated polyimide polymer; the perfluorovinyl ether sulfonic acid; and the specific ion-conducting material including the specific polymers, chlorinating or brominating composition or antioxidants.
- 5. Claims 54-56, 58, 61, 63-68 and 70-71 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Raymond Alejandro whose telephone number is (703) 306-3326. The examiner can normally be reached on Monday-Thursday (8:30 am - 7:00 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick J. Ryan can be reached on (703) 308-2383. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9310 for regular communications and (703) 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

> Raymond Alejandro Examiner Art Unit 1745

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